



# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE  
United States Patent and Trademark Office  
Address: COMMISSIONER FOR PATENTS  
P.O. Box 1450  
Alexandria, Virginia 22313-1450  
[www.uspto.gov](http://www.uspto.gov)

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/595,783	06/16/2000	Robert Adams	042390.P2248C4	3212

7590 07/16/2003

Daniel E Ovanezian  
Blakely Sokoloff Taylor & Zafman LLP  
12400 Wilshire Boulevard Seventh Floor  
Los Angeles, CA 90025-1026

[REDACTED] EXAMINER

LONSBERRY, HUNTER B

[REDACTED] ART UNIT [REDACTED] PAPER NUMBER

2611

DATE MAILED: 07/16/2003

4

Please find below and/or attached an Office communication concerning this application or proceeding.

<b>Office Action Summary</b>	<b>Application No.</b>	<b>Applicant(s)</b>
	09/595,783	ADAMS ET AL.
	<b>Examiner</b>	<b>Art Unit</b>
	Hunter B. Lonsberry	2611

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

#### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

#### Status

1) Responsive to communication(s) filed on \_\_\_\_\_.  
 2a) This action is FINAL.                  2b) This action is non-final.  
 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.  
**Disposition of Claims**  
 4) Claim(s) 1-91 is/are pending in the application.  
     4a) Of the above claim(s) \_\_\_\_ is/are withdrawn from consideration.  
 5) Claim(s) \_\_\_\_ is/are allowed.  
 6) Claim(s) 1-91 is/are rejected.  
 7) Claim(s) \_\_\_\_ is/are objected to.  
 8) Claim(s) \_\_\_\_ are subject to restriction and/or election requirement.

#### Application Papers

9) The specification is objected to by the Examiner.  
 10) The drawing(s) filed on 16 June 2000 is/are: a) accepted or b) objected to by the Examiner.  
     Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
 11) The proposed drawing correction filed on \_\_\_\_ is: a) approved b) disapproved by the Examiner.  
     If approved, corrected drawings are required in reply to this Office action.  
 12) The oath or declaration is objected to by the Examiner.

#### Priority under 35 U.S.C. §§ 119 and 120

13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  
 a) All b) Some \* c) None of:  
     1. Certified copies of the priority documents have been received.  
     2. Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.  
     3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  
     \* See the attached detailed Office action for a list of the certified copies not received.  
 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).  
     a) The translation of the foreign language provisional application has been received.  
 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

#### Attachment(s)

1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)	4) <input type="checkbox"/> Interview Summary (PTO-413) Paper No(s). _____. 
2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)	5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152)
3) <input checked="" type="checkbox"/> Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____. 	6) <input type="checkbox"/> Other: _____

## DETAILED ACTION

### ***Claim Rejections - 35 USC § 102***

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1, 3-10, 12-15, 17-57, and 68-90 are rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent 6,173,317 to Chaddha.

Regarding claims 1, 9, Chaddha discloses in figures 9 and 10A, a device 240 which receives both a video stream and an annotation stream associated with the video, a video images is displayed on a display device and associated web content is retrieved for display with the video (column 7, line 15-column 9, line 30), VCR like control buttons 620 and a table of contents window 630, which are selectable and change the display of the video and associated content (column 6, lines 22-34).

Regarding claim 3, Chaddha discloses that the video and annotation streams may be retrieved via the internet (column 8, lines 46-59). Chaddha inherently utilizes a packet identifier to indicate that data type of a packet, otherwise the computer 240 would not know which packets are to be decoded by video decoder 964 and which are to be processed by the browser.

Regarding claims 4-7, Chaddha discloses in Figure 6, a browser window 600, with video window 610, and supplementary content windows 630/640, a designer utilizes HTML to create a display screen for a user and specifies the location of each element on the screen (column 6, lines 22-34).

Regarding claim 8, Chaddha discloses the use of VCR like control buttons 620 and a table of contents window 630, which are selectable and change the display of the video and associated content (column 6, lines 22-34).

Regarding claim 10, Chaddha discloses the use of an audio time track 770 synchronized with the video, and that audio is decoded by decoder 964 (column 6, line 52-column 7, line 59).

Regarding claims 12-15 and 17-18, Chaddha discloses in Figure 6, a browser window 600, with video window 610, and supplementary content windows 630/640, a designer utilizes HTML to create a display screen for a user and specifies the location of each element on the screen (column 6, lines 22-34), VCR like control buttons 620 and a table of contents window 630, which are selectable and change the display of the video and associated content (column 6, lines 22-34). Chaddha inherently specifies a color palate, location of objects on the screen, text and text attributes as Chaddha utilizes HTML to create the display screen.

Regarding claim 19, Chaddha discloses that the video and annotation streams may be retrieved via the internet (column 8, lines 46-59). Chaddha inherently filters the data by destination address as it retrieves the video and html information from the internet and utilizes HTML get requests (column 5, line 10-column 6, line 34, column 8,

lines 31-64), and the content must be directed to the proper location within the computer in order to be decoded and processed.

Regarding claim 20, Chaddha discloses that the video and annotation streams may be retrieved via the internet (column 8, lines 46-59). Chaddha inherently filters the data by source address as it uses URLs to locate the video/supplementary content streams (column 7, line 15-column 8, line 59).

Regarding claims 47,48, 51, and 68-71, Chaddha discloses in figures 9 and 10A, a computer 240 which receives both a video stream and an annotation stream associated with the video, a video images is displayed on a display device 104 and associated web content is retrieved for display with the audio/video, the data is resembled and decoded by decoder 964 and renderer 965 (column 7, line 15-column 9, line 30), VCR like control buttons 620 and a table of contents window 630, which are selectable and change the display of the video and associated content (column 6, lines 22-34), a producer utilizes a workstation and HTML to create a Livescreen display for viewing at the user's computer (column 6, lines 22-34), a POTS modem, ISDN or Ethernet may connect a client computer 240 to a server 220 (column 6, line1-5), additionally Chaddha discloses that microprocessor 116 controls the computer 100 and controls the reception and manipulation of input data and supplies the data to be output on display devices (column 4, lines 10-32).

Regarding claims 49, 50, 56, 57 Chaddha discloses that the video and annotation streams may be retrieved via the internet (column 8, lines 46-59). Chaddha inherently filters the data by destination address as it retrieves the video and html

information from the internet and utilizes HTML get requests (column 5, line 10-column 6, line 34, column 8, lines 31-64), and the content (audio/video/annotation data) must be directed to the proper location within the computer in order to be decoded and processed, additionally Chaddha discloses that microprocessor 116 controls the computer 100 and controls the reception and manipulation of input data and supplies the data to be output on display devices (column 4, lines 10-32).

Regarding claims 52-54, Chaddha discloses that both the audio/video/annotation streams are synchronized (column 7, line 15-column 9, line 30) and that graphics are displayed on a monitor 104 (column 3, line 64-column 4, line 10, column 8, lines 3-13) and a video/audio decoder and renderer 965 are used to process the video/audio (Figure 9).

Chaddha discloses in figures 9 and 10A, a computer 240 which receives both a video stream and an annotation stream associated with the video, a video images is displayed on a display device 104 and associated web content is retrieved for display with the audio/video, the data is resembled and decoded by decoder 964 and renderer 965 (column 7, line 15-column 9, line 30), VCR like control buttons 620 and a table of contents window 630, which are selectable and change the display of the video and associated content (column 6, lines 22-34), a producer utilizes a workstation and HTML to create a Livescreen display for viewing at the user's computer (column 6, lines 22-34), a POTS modem, ISDN or Ethernet may connect a client computer 240 to a server 220 (column 6, line1-5), additionally Chaddha discloses that microprocessor 116

controls the computer 100 and controls the reception and manipulation of input data and supplies the data to be output on display devices (column 4, lines 10-32).

Regarding claims 72-89, Chaddha discloses in figures 9 and 10A, a computer 240 which receives both a video stream and an annotation stream associated with the video, a video images is displayed on a display device 104 and associated web content is retrieved for display with the audio/video, the data is resembled and decoded by decoder 964 and renderer 965 (column 7, line 15-column 9, line 30), VCR like control buttons 620 and a table of contents window 630, which are selectable and change the display of the video and associated content (column 6, lines 22-34), a producer utilizes a workstation and HTML to create a Livescreen display for viewing at the user's computer (column 6, lines 22-34), a POTS modem, ISDN or Ethernet may connect a client computer 240 to a server 220 (column 6, line1-5), additionally Chaddha discloses that microprocessor 116 controls the computer 100 and controls the reception and manipulation of input data and supplies the data to be output on display devices (column 4, lines10-32). Chaddha inherently specifies a color palate, location of objects on the screen, text and text attributes as Chaddha utilizes HTML to create the display screen.

Regarding claim 90, Chaddha discloses in figures 9 and 10A, a computer 240 which receives both a video stream and an annotation stream associated with the video, a video images is displayed on a display device 104 and associated web content is retrieved for display with the audio/video, the data is resembled and decoded by decoder 964 and renderer 965 (column 7, line 15-column 9, line 30), VCR like control

buttons 620 and a table of contents window 630, which are selectable and change the display of the video and associated content (column 6, lines 22-34), a producer utilizes a workstation and HTML to create a Livescreen display for viewing at the user's computer (column 6, lines 22-34), a POTS modem, ISDN or Ethernet may connect a client computer 240 to a server 220 (column 6, line1-5), additionally Chaddha discloses that microprocessor 116 controls the computer 100 and controls the reception and manipulation of input data and supplies the data to be output on display devices (column 4, lines10-32). Chaddha inherently scales the video window 610 as Chaddha utilizes HTML.

***Claim Rejections - 35 USC § 103***

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over Patent 6,173,317 to Chaddha.

Regarding claim 16, Chaddha discloses that a user may use a keyboard or a pointing device to interact with the video/annotation data (column 4, lines 59-65). Chaddha does not disclose specifying a selection device. The examiner takes official notice that specifying a computer peripheral for interacting with a program is well known in the art, for example, specifying a mouse to interact with a window or a joystick to play

a game. Therefore, it would have been obvious to one skilled in the art at the time of invention to modify Chaddha to specify a device to interact with a selection onscreen in order to provide a familiar user interface.

Claims 58-61 are rejected under 35 U.S.C. 103(a) as being unpatentable over Patent 6,173,317 to Chaddha in view of U.S. Patent 5,512,935 to Majeti.

Regarding claims 58, 60, and 61 Chaddha discloses in figures 9 and 10A, a device 240 which receives both a video stream and an annotation stream associated with the video, a video images is displayed on a display device 104 and associated web content is retrieved for display with the audio/video, the data is resembled and decoded by decoder 964 and renderer 965 (column 7, line 15-column 9, line 30), VCR like control buttons 620 and a table of contents window 630, which are selectable and change the display of the video and associated content (column 6, lines 22-34), a producer utilizes a workstation and HTML to create a Livescreen display for viewing at the user's computer (column 6, lines 22-34), a POTS modem, ISDN or Ethernet may connect a client computer 240 to a server 220 (column 6, line1-5). Chaddha does not disclose a computer coupled to the receiver. Majeti discloses in Figure 1, consumer premise equipment 20, in which pc 74 is coupled to STB 62 and CATV headend 30N. Therefore, it would have been obvious to one skilled in the art at the time of invention to modify Chaddha to couple it to the receiver as taught by Majeti thus providing a high speed downlink to both devices for rapid delivery of content.

Art Unit: 2611

Regarding claim 59, Chaddha discloses a device 240, which receives audio/video and associated content from a server 220. Chaddha/Majeti do not disclose the use of a satellite receiver. The examiner takes official notice that use of a satellite receiver for receiving video and internet content is well known in the art, for example DBS satellite services. Therefore it would have been obvious to one skilled in the art at the time of invention to modify Chaddha/Majeti to utilize a satellite receiver in order to make use of its large downstream bandwidth in areas in which CATV service is not provided.

Claims 2, 11, 62-67 and 91 are rejected under 35 U.S.C. 103(a) as being unpatentable over Patent 6,173,317 to Chaddha in view of U.S. Patent 5,991,799 to Yen.

Regarding claims 2, 11, 62, 65, 66, 91, Chaddha discloses in figures 9 and 10A, a device 240 which receives both a video stream and an annotation stream associated with the video, a video images is displayed on a display device 104 and associated web content is retrieved for display with the audio/video, the data is resembled and decoded by decoder 964 and renderer 965 (column 7, line 15-column 9, line 30), VCR like control buttons 620 and a table of contents window 630, which are selectable and change the display of the video and associated content (column 6, lines 22-34), a producer utilizes a workstation and HTML to create a Livescreen display for viewing at the user's computer (column 6, lines 22-34), a POTS modem, ISDN or Ethernet may connect a client computer 240 to a server 220 (column 6, line1-5). Chaddha does not disclose a

video stream coded in video scan intervals and the data stream being coded in the non-video scan intervals of the video signal. Yen discloses a video system, in which supplementary content is transmitted in the vertical blanking interval of broadcast video or in MPEG 2 video (column 4, line 34-column 5, line 53). Therefore it would have been obvious to one skilled in the art at the time of invention to modify Chaddha to transmit additional information within the VBI in order to provide supplementary content to a user without internet access.

Regarding claim 63, Chaddha discloses that the video and annotation streams may be retrieved via the internet (column 8, lines 46-59). Chaddha inherently filters the data by source address as it uses URLs to locate the video/supplementary content streams (column 7, line 15-column 8, line 59).

Regarding claim 64, Chaddha discloses that the video and annotation streams may be retrieved via the internet (column 8, lines 46-59). Chaddha inherently filters the data by destination address as it retrieves the video and html information from the internet and utilizes HTML get requests (column 5, line 10-column 6, line 34, column 8, lines 31-64), and the content must be directed to the proper location within the computer in order to be decoded and processed.

Regarding claim 67, Chaddha discloses that the video and annotation streams may be retrieved via the internet (column 8, lines 46-59). Chaddha inherently filters the data by source address as it uses URLs to locate the video/supplementary content streams (column 7, line 15-column 8, line 59). Chaddha inherently filters the data by destination address as it retrieves the video and html information from the internet and

Art Unit: 2611

utilizes HTML get requests (column 5, line 10-column 6, line 34, column 8, lines 31-64), and the content must be directed to the proper location within the computer in order to be decoded and processed.

### ***Conclusion***

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hunter B. Lonsberry whose telephone number is 703-305-3234. The examiner can normally be reached on Monday-Friday during normal business hours.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Faile can be reached on 703-305-4380. The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-5359 for regular communications and 703-872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-4700.

*Andrew Faile*  
ANDREW FAILE  
SUPERVISORY PATENT EXAMINER  
TECHNOLOGY CENTER 2600

HBL  
July 11, 2003